

**UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

IN RE: NATIONAL FOOTBALL  
LEAGUE PLAYERS' CONCUSSION  
INJURY LITIGATION

No. 2:18-md-02323-AB

MDL No. 2323

**Hon. Anita B. Brody**

Kevin Turner and Shawn Wooden,  
*on behalf of themselves and  
others similarly situated,*

Plaintiffs,

v.

National Football League and  
NFL Properties LLC,  
successor-in-interest to  
NFL Properties, Inc.,

Defendants.

THIS DOCUMENT RELATES TO:  
2:12-md-02323-AB

**DECLARATION OF GARRETT D. BLANCHFIELD JR. PURSUANT TO THE  
COURT'S ORDER DATED MARCH 28, 2018**

Garrett D. Blanchfield, Jr. declares as follows pursuant to 28 U.S.C. § 1746:

1. I am a Partner of the law firm of Reinhardt Wendorf & Blanchfield. Pursuant to this Court's Order dated March 28, 2018, I submit this declaration.
2. I have personal knowledge of the matters set forth in this declaration and, if called upon, I could and would testify competently thereto.
3. Reinhardt, Wendorf & Blanchfield ("RWB") currently represents Settlement Class Members Andrew and Mary Glover.

4. I declare the RWB is seeking payment from the Attorneys' Fees Qualified Settlement Fund and hereby answers the following questions presented by the Court:

1. RWB currently represents Settlement Class Members Andrew and Mary Glover. RWB has not previously represented any other Plaintiffs.
  2. Plaintiffs Andrew and Mary Glover are members of Settlement Subclass 1 certified by the Court. They have applied for a Monetary Award but have not received a Monetary Award or been told they will receive a Monetary Award.
  3. RWB has not represented any plaintiffs who have entered any agreements to assign their rights to a Monetary Award ("Assignments").
  4. Plaintiffs Andrew and Mary Glover have not entered any agreements to assign their rights to a Monetary Award.
  5. RWB is not obligated to pay or forward any portion of a Monetary Award received by Andrew and Mary Glover to any Third-Party Litigation Funder.
  6. RWB has not played any role in creating, promoting or facilitating Assignments or obligations as referenced in this Court's March 28, 2018 Order because none of RWB's clients have received funding from a Third-Party Litigation Funder.
  7. No RWB attorney or attorney associated with RWB has a direct or indirect association with any Third-Party Litigation Funder used by Settlement Class Members.
  8. RWB has no Assignments for Third Party Litigation Funders.
5. RWB does not have any documents to submit responsive to this Court's March 28, 2018 Order.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on April 30, 2018, at St. Paul, MN.

*s/ Garrett D. Blanchfield*

Garrett D. Blanchfield, Jr.